

HOUSE BILL 3473

By Todd

AN ACT to amend Tennessee Code Annotated, Title 6, Chapter 58, relative to revising the reserve areas in any county having a charter form of government based on reserve agreements in effect on May 19, 1998.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. Tennessee Code Annotated, Section 6-58-104(a)(7)(A), is amended by deleting the word "Notwithstanding" and by substituting instead the language "Except as provided in subdivision (a)(7)(C), notwithstanding".

SECTION 2. Tennessee Code Annotated, Section 6-58-104(a)(7), is amended by adding the following language as a new subdivision (C):

(C) Notwithstanding any provision of this part to the contrary or the annexation reserve agreement for areas reserved for future municipal annexation in effect on May 19, 1998, pursuant to subdivision (a)(7)(A) for the largest municipality located in any county to which such reserve agreements apply, all the area located within the following description shall be moved from the reserve agreement for the largest municipality to the planned growth area of the county:

Beginning at Grays Creek at the northern most portion of the area at the county line to the point at where Grays Creek intersects with Pisgah on the west side of the area; then following Pisgah south to a point where it intersects with Macon and west on Macon to a point where Houston Levee intersects with Macon; then south on Houston Levee to a point where Houston Levee intersects with Raleigh LaGrange; then east on Raleigh LaGrange to a point where Monterey intersects with Raleigh LaGrange; then east on Monterey to the county line.

SECTION 3. This act shall take effect upon becoming a law, the public welfare requiring it.